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JOURNAL

Contacts: 3
Calls: 5
In: 0
Out: 2

OFFICE OF LEGISLATIVE COUNSEL

Tuesday - 11 April 1972

1. (Secret - JGO) Talked to Representative Ogden Reid (D., N.Y.) who requested a current updating of the information provided him earlier on Soviet nuclear submarines, SLBMs, and strategic use of these weapons in the Atlantic and Mediterranean in preparation for upcoming hearings on ULMS. I told Representative Reid we would be unable to provide information on the American nuclear deterrent. This was an area that is reserved to DOD. It was tentatively agreed that the meeting would be scheduled for Monday or Tuesday afternoon, 17 or 18 April. [REDACTED] OSR, has been advised.

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2. (Confidential - MMC) Received a call from Miss K. Hendrix, in the office of Representative Richard H. Ichord (D., Mo.), who said that she is still working on a time for meeting with Representative Ichord on the "Warren Commission papers." She will call us.

25X1

4. (Confidential - GLC) George Murphy, Joint Committee on Atomic Energy staff, called to say [REDACTED] was in touch with him today about the possibility of a briefing on the security procedures and physical security setup in the JCAE but he informed [REDACTED] that he was unable to go into these matters without a specific approval from his chairman. He said he had reported this to William Miller, of Senator Cooper's staff, who had originally contacted him about talking with [REDACTED] and he (Murphy) regretted that [REDACTED] had not been informed of this.

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MORI/CDF Pages 2-3

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
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8. (Internal Use Only - LLM) Met with David Minton, Staff Director and Counsel, Senate Post Office and Civil Service Committee, and Rod Crowlie and Dick Fuller of his staff, on S.1682. I explained that CIA was specifically exempted from the Federal Executive Service (section 1 of the bill), but not from sections 2 and 3 (transitional authorities) which raises problems of statutory conflict, and that we had been advised by staff members of the Civil Service Commission that there was no intent to impair our authorities. In response to my questions, Minton said (1) a clean bill will probably be reported in May (to be drafted by Dick Fuller); (2) the Committee would no doubt support the Agency's position; (3) if our problems are not otherwise solved a letter from Mr. Helms to Chairman McGee would suffice; and (4) the clean bill might contain a proviso authorizing the President to exempt positions or agencies from the bill by Executive order. Mr. Fuller asked several questions on how the pending bill precisely affected our authorities, which I answered, and I gave him a paper reviewing the perfecting amendments we need. Mr. Minton asked if we paid any positions in excess of the GS-18 level and I told him that I was not informed on this matter except, of course, for the positions of Director and Deputy Director in the Executive Schedule. STATINTL



JOHN M. MAURY
Legislative Counsel

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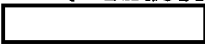
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
ER
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Mr. Houston
Mr. Thuermer

STATINTL


Mr. Clarke
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Item 7 - OP
Item 8 - OP, OF

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